

In the Supreme Court of the State of Alaska

**Christine Culliton as Personal
Representative for the Estate of
Courtney Culliton,**

Appellant,

v.

Hope Community Resources, Inc.,
Appellee.

Supreme Court No. S-17580

Order

Date of Order: 10/1/19

Trial Court Case No. 1JU-17-00869CI

On consideration of Appellant's 9/16/19 Motion for Waiver of Fees and Costs and for Designation of Audio Recording in Lieu of Transcript and Appellant's 9/23/19 Opposition,

IT IS ORDERED that the motion is **GRANTED IN PART** and **DENIED IN PART** as follows. The motion to waive the filing fee is **GRANTED**. The motion to waive the cost bond is **DENIED**. The motion to designate the audio recording in lieu of a transcript is **DENIED** on the assumption that Appellee is correct in stating that the only relevant recording is of oral argument on a motion for summary judgment (*see* Opposition at p. 6). If Appellant disagrees with this representation of a limited audio record and believes that the necessary transcripts will be more voluminous, she may renew her motion, specifying the recorded proceedings that are relevant to the appeal.

The Appellant's \$750.00 cost bond is due on or before **10/16/19**.

Entered at the direction of an individual justice.

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Gardner, Heather L.

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